

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandra, Vignia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
08/653,294	05/24/1996	CAROL CLAYBERGER	286002020023	5995
25225 MORRISON	7590 08/27/1003	•		•
	RISON & FOERSTER LLP VALLEY CENTRE DRIVE EXAMINER		NER	
SUITE 500 SAN DIEGO	, CA 92130-2332		DIBRINO, MAR	IANNE NMN
			ART UNIT	PAPER NUMBER
			1644	1 6
		,	DATE MAILED: 08/27/2003	60

Please find below and/or attached an Office communication concerning this application or proceeding.



PAPER NUMBER 60

UNITED STATES - ARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 2023 1 FIRST NAMED APPLICANT ATTORNEY DOCKET NO. EXAMINER

DATE MAILED:

ART UNIT

## Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

THE PERIOR	PFOR RESPONSE:	•
a) is extende	TON HESPONSE:	
- is extende	nun of be	
, b) axpires th	or continues to run from the date of the mailing date of this Advisory Activer, will the statutory period for the response expire later than six months from the date of this Advisory Active must be obtained by filing a petition under 37 CFD as a second six months.	
event how	from the date of the final rejection or as of the mailing date of this Advisory Action of time must be obtained by filing a petition under 37 CFR 1.136(a) the response, the petition, and the form	16 final rejection
Anu aux	statutory period for the response expire team mailing date of this Advisory	
The data a	sion of time must be obtained by six	tion, whichever is later in a
Purposes o	which the response, the petition under 37 CEP 1 100	of the final rejection.
1.17 will be	calculated to be period of extension and the fee have been filed is the date.	PORSE and the
Annell	sion of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed resion of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed resingular of extension and the fee have been filed is the date of the response of extension and the corresponding amount of the fee. Any extension and the corresponding amount of the fee. Any extension and the corresponding amount of the fee. Any extension and the corresponding amount of the fee. Any extension are corresponded to the corresponding amount of the fee. Any extension are corresponded to the corresponding amount of the fee.	e and also the date of the
	I IS QUE IN ACCORDANCE TO A STATUTORY DEFINED FOR THE STATUTORY DEFINE	nsion fee pursuant to 37.000
Applicant's response	of determining the period of extension, and the fee have been filed is the date of the response calculated from the date of the originally set shortened statutory period for response or as the final rejection, filed (2).	s set forth in b) above.
The appl	lication in an interestion, filed (a) 10.7	· ·
1. [7] The	onse to the final rejection, filed 6 2 3 has been considered with the following target and for specification will see the claim and specification will see the	
o biobosed	amendments to the state	g effect, but it is not decreed
a. There is	and /or specification will not be entered	war goetlied
present	A amendments to the claim and /or specification will not be entered and the final rejection and convincing showing under 37 CFR 1.116(b) why the proposed amondment and the final rejection and the fi	stands because
b [77]	s no convincing showing under 37 CFR 1.116(b) why the proposed amendment is necessate new issues that would require further consideration.	Secause;
→ Li iney rai	se new issues that would require	ary and was not earlier
c. They rais	se the income further consideration and/or secret	
4 🗀 -	se new issues that would require further consideration and/or search. (See Note).	
o. ☐ They an	not deemed to place the	
appeal,	the application in better form for appeal	
e. 🔲 They pres	e not deemed to place the application in better form for appeal by materially reducing or si sent additional claims without cancelling a correspondit	mplifying at a
	additional claims without cancelling a correct	me issues for
•		
NOTE:	and sporting number of finally rejected	
NOTE:	sent additional claims without cancelling a corresponding number of finally rejected claims	
Newly process		
Newly proposed of the non-allowable	or amended claims	
Newly proposed of the non-allowable	or amended claims	
Newly proposed of the non-allowable	or amended claims	
Newly proposed of the non-allowable	or amended claims	
Newly proposed of the non-allowable  Upon the filing an abe as follows:  Claims allowed:	or amended claims	
Newly proposed of the non-allowable Upon the filing an abe as follows:  Claims allowed: Claims objected to	or amended claims would be allowed if submitted in a separately filed claims will not be entered and the state.	amendment cancelling
Newly proposed of the non-allowable	or amended claims would be allowed if submitted in a separately filed claims will not be entered and the state.	amendment cancelling
Newly proposed of the non-allowable Upon the filing an abe as follows:  Claims allowed: Claims objected to: Claims rejected:	or amended claims	amendment cancelling
Newly proposed of the non-allowable  Upon the filing an abe as follows:  Claims allowed:  Claims objected to:  Claims rejected:  However:	or amended claims would be allowed if submitted in a separately filed appeal, the proposed amendment will be entered will not be entered and the state of the sta	amendment cancelling
Newly proposed of the non-allowable  Upon the filing an abe as follows:  Claims allowed:  Claims objected to:  Claims rejected:  However:	or amended claims would be allowed if submitted in a separately filed appeal, the proposed amendment will be entered will not be entered and the state of the sta	amendment cancelling
Newly proposed of the non-allowable  Upon the filing and be as follows:  Claims allowed: Claims objected to: However; Applicant's respected:	or amended claims would be allowed if submitted in a separately filed papeal, the proposed amendment will be entered will not be entered and the state of	amendment cancelling  Us of the claims will
Newly proposed of the non-allowable  Upon the filing and be as follows:  Claims allowed: Claims objected to: However; Applicant's respected:	or amended claims would be allowed if submitted in a separately filed papeal, the proposed amendment will be entered will not be entered and the state of	amendment cancelling  Us of the claims will
Newly proposed of the non-allowable  Upon the filing and be as follows:  Claims allowed: Claims objected to: However; Applicant's respected:	or amended claims would be allowed if submitted in a separately filed papeal, the proposed amendment will be entered will not be entered and the state of	amendment cancelling  Us of the claims will
Newly proposed of the non-allowable the non-allowable be as follows:  Claims allowed:  Claims objected to:  Claims rejected:  However;  Applicant's response of recurded.  The affidavit, exhibit of the affidavit, exhibit of the non-allowable in the non-allowable	or amended claims would be allowed if submitted in a separately filed papeal, the proposed amendment will be entered will not be entered and the state where will not be entered and the state where will not be entered and the state where where will not be entered and the state where	amendment cancelling us of the claims will Scarch
Newly proposed of the non-allowable  Upon the filing an abe as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's response of records  The affidavit, exhibit of augustus	or amended claims would be allowed if submitted in a separately filed papeal, the proposed amendment will be entered will not be entered and the state where will not be entered and the state where will not be entered and the state where where will not be entered and the state where	amendment cancelling us of the claims will Search
Newly proposed of the non-allowable the non-allowable Upon the filing and be as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's respirate of Common of	or amended claims would be allowed if submitted in a separately filed appeal, the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will not be entered will not be entered and the state of the proposed amendment will not be entered will not be entered and the state of the proposed amendment will not be entered will not	amendment cancelling us of the claims will Stand
Newly proposed of the non-allowable the non-allowable Upon the filing and be as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's respirate of Common of	or amended claims would be allowed if submitted in a separately filed appeal, the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will not be entered will not be entered and the state of the proposed amendment will not be entered will not be entered and the state of the proposed amendment will not be entered will not	amendment cancelling us of the claims will Stand
Newly proposed of the non-allowable the non-allowable Upon the filing and be as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's respirate of Common of	or amended claims would be allowed if submitted in a separately filed appeal, the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will not be entered will not be entered and the state of the proposed amendment will not be entered will not be entered and the state of the proposed amendment will not be entered will not	amendment cancelling us of the claims will Stand
Newly proposed of the non-allowable the non-allowable be as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's respirate affidavit, exhibit of the affidavit or exhibit presented.	or amended claims would be allowed if submitted in a separately filed appeal, the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will be entered will not be entered and the state of the proposed amendment will not be entered will not be entered and the state of the proposed amendment will not be entered will not be entered and the state of the proposed amendment will not be entered will not	amendment cancelling us of the claims will Stand
Newly proposed of the non-allowable the non-allowable be as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's respirate affidavit, exhibit of the affidavit or exhibit presented.	pr amended claims	amendment cancelling us of the claims will  Search  equations ecause Application  twas not earlier
Newly proposed of the non-allowable the non-allowable be as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's respirate affidavit, exhibit of the affidavit or exhibit presented.	or amended claims	amendment cancelling  us of the claims will  Scarch  Applicants  ecause Applicants  twas not earlier  Which has been been been been been been been bee
Newly proposed of the non-allowable the non-allowable be as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's respected: The affidavit, exhibit of the affidavit or exhibit presented.  The affidavit or exhibit presented.	or amended claims	amendment cancelling us of the claims will  Scarch  Application  Example 1 was not earlier  Was not earlier  WA CHAN
Newly proposed of the non-allowable the non-allowable Upon the filing and be as follows:  Claims allowed: Claims objected to: Claims rejected: However; Applicant's respirate of Council of	or amended claims	amendment cancelling us of the claims will  Scarch  Applicants  Ecause Applicants  It was not earlier  WALHAN  TEMT EVALUATION